
The 14th Jyaistha, 1937 (S. E.)

Separate paging is given on this part in order that it may be filed as a separate compilation.

**THE HIGH COURT OF MEGHALAYA
SHILLONG**

NOTIFICATIONS

The 31st March, 2015.

No.HCM.II/403/Pt/2013/935.

The High Court of Meghalaya, pursuant to its Full Court Meeting held on 31st March, 2015, and in exercise of its powers under Rule 7(C) (15) of Chapter II (Powers and duties of the Registrar General and Administrative Business of the Court) is pleased to amend Rule 11 of the High Court of Meghalaya Caveat Rules 2014 by deletion of the word “an affidavit” and the amended Rule 11 shall now be read as, “ Caveat application shall state the rights and interest of the caveator and the ground of objection to the application”.

REGISTRAR GENERAL

The 31st March, 2015.

No.HCM.II/403/Pt/2013/935.

The High Court of Meghalaya, pursuant to its Full Court Meeting held on 31st March, 2015, and in exercise of its powers under Rule 7(C) (15) of Chapter II (Powers and duties of the Registrar General and Administrative Business of the Court) is pleased to amend Guideline 3(b) of the Guidelines for designating an Advocate as Senior Advocate by the High Court of Meghalaya under the provision of section 16 (21) of the Advocates act, 1961, by deleting the words “five year practice should be in the High Court of Meghalaya” and the amended guidelines shall now be read as “(b) has minimum of ten years standing as Advocate in any Court, namely, the Supreme of India, the High Courts and District Courts)”

Further after Guideline No.12, Guideline namely seriatim No.13 shall be read as, “The Chief Justice and Full Court may from time to time in respect of any individual case, relax any of conditions or/and requirements of guidelines as provided for designating an Advocate as Senior Advocate by the High Court of Meghalaya as contained in the High Court Rules of Meghalaya, set out hereinabove.

REGISTRAR GENERAL